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EAST	ED STATES BANKRUPTCY COURT ERN DISTRICT OF NEW YORK		
IN RE	:: ::	CHAPTER 13	
Cit 1	•	CASE NO.: 22-7	2834-las
Snayı	a Azeem		
	DEBTOR(S).		
	CHAPTER 13 PLAN	c	ffective 12/01/201
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The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence, set out in Section  $3.3\,$ 

Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed

☑ Not included

☐ Not included

☐ Included

☑ Included

a.

b.

### PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

2.1: The post-petition earnings of the debtor(s) are submitted to the supervision and control of the
Trustee and the Debtor(s) shall pay to the Trustee for a period of months as follows:

\$ <u>3,950.00</u> months	per month commencing 11/14/2022 through and including 10/14/2027 for a period of 60 and
\$ months	per month commencingthrough and includingfor a period of
	Continued on attached separate page(s).
2.2: Inc	ome tax refunds.
penden returns tax peri Trustee 2.3: Ad	al unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the cy of this case, the Debtor(s) will provide the Trustee with signed copies of filed federal and state tax for each year commencing with the tax year 2022, no later than April 15 <sup>th</sup> of the year following the od. In addition to the regular monthly plan payments, indicated tax refunds are to be paid in full to the upon receipt, however, no later than June 15 <sup>th</sup> of the year in which the tax returns are filed.
Check o	ne.  None. If "None" is checked, the rest of §2.3 need not be completed.
	Debtor(s) will make additional payment(s) to the Trustee from other sources, as specified below.  Describe the source, estimated amount, and date of each anticipated payment.

# **PART 3: TREATMENT OF SECURED CLAIMS**

3.1: Maintenance of payments (including the debtor(s)'s principal residence).

Check one.

- □ None. If "None" is checked, the rest of §3.1 need not be completed.
- Debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor(s).

Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
Rushmore Loan Management	3148	Z	65 Casey Lane, Mt., Sinai, NY 11766	3,729.00
Santander Honda Financial Serv.	1137 3993		2018 BMW X3 2021 Honda Civic	775.00 180.00

. Organization of p					
Continued o	n attached s	separate pag	e(s).		
3.2: Cure of default (ir	ncluding th	e debtor(s)	's principal residence).		
Any existing arreinterest, if any, a proof of claim file	earage on a l at the rate st ed before th	isted claim w tated below. ne filing dead	3.2 need not be completed.  vill be paid in full through disburse Unless otherwise ordered by the o dline under Bankruptcy Rule 3002( a contrary timely filed proof of cla	court, the amo c) control over	ounts listed on a rany contrary
Name of Creditor	Last 4 Digits of Acct No.	Principal Residence (check box)	Description of Collateral	Amount of Arrearage	Interest Rate (if any)
Rushmore Loan Management	3148		65 Casey Lane, Mt Sinai, NY 11766	206,000.00	
				en general en	
☐ The debtor(s) is	seeking to r litigation R	modify a morequest unde	mortgage secured by a property rtgage secured by the debtor(s)'s per the Court's Loss Mitigation Prog	principal resid	ence and shall serve
he mortgage due to property address) under ncluding all past due pay ptaling \$( rincipal balance, includir % interest amortize nonthly modified payme nonthly payment). The e	account nur ments, late total amour ng capitalize ed over nt) including stimated mo	mber ending charges, escont of arrears wilyears with g interest an onthly payme	(creditor name) on the propertix (last four digits of account row deficiency, legal fees and other ge), may be capitalized pursuant to libe \$ (current to an estimated monthly payment of descrow of \$ ent, including proposed principal, ading and until such time as the de	nt number) is in er expenses du o a loan modif otal balance), a \$(escre interest, and e	n default. All arrears le to the mortgagee lication. The new land will be paid at lication (total proposed low portion of lescrow, shall be paid
vill amend the Chapter 1 ayment to the secured c	3 Plan and S reditor goin	Schedule J to g forward by			
status letter on Complete the po	seeking to I loss mitigat aragraph ab	modify a mo tion efforts s ove.	rtgage outside of the Court's Loss I seven (7) days prior to each sched	uled Hearing	on Confirmation.
he mortgage due to			epted a trial loan modification. <i>C</i> (creditor name) onthe propert x(last four digits of acco	y known as	
late. The Debtor(s) has a	ccepted a tr	ial loan mod	ification. Monthly payments unde directly to the secured creditor co	r the trial peri	

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authori disburs	zation emen	, excep	t as otherwise count of arrea reflected on th	ent modification agre expressly provided b erage due on the clair ne Court's Claims Reg , in the t	oy Court Order, the m of ister as Claim #	e Trustee is dire The , originally t	ected to cease a proof of claim a filed for the ber	ny further affected nefit of
confirm	ed wi	thout fu	urther amendr	eement, if all other mentincorporating the ed on the proof of cla	ne order only if this			
		Continu	ued on attache	ed separate page(s).				
		-	t for valuation	on of security, payr ns.	nent of fully sec	ured claims, a	nd modificatio	on of
		heck or None		checked, the rest of §	3.4 need not be c	ompleted.`		
			remainder of t ecked.	this paragraph is onl	y effective if the o	applicable box	in Part 1 of this	; plan
		claim parag orde	shall be paid graph shall no r determining	file a motion to determine to modify liens underly such motion, and underly abtor(s), as determine	f the court upon d lying any secured ntil either complet	letermination o claims under no	f such motion. on-bankruptcy	This law absent an
100000000000000000000000000000000000000	Name Credito		Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim
da kan andrewayan wunda estera defensionale								
Annual trace of the original control of the original c				ached separate page(				alexandra and an analysis of the second and an analysis of the sec
		heck on None The C Thes secti	e.  claims listed b  lncurred w security ir  incurred w interest in e claims will b ons as well.) t	checked, the rest of selow were either: within 910 days before the rest in a motor velociting of very checked, the rest in selection of the person of the person of a contraction of the person	§3.5 need not be one of the petition data the petition date and sealue. 3.1 and/or §3.2. (along the court and ruptcy Rule 30	completed.  The claims must, the claim amount of the claim amount	by a purchase note of the debtor chase money se t be referenced bunt stated on a over any contra	(s); or ecurity d in those a proof of claim

controlling.

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Name of Creditor	Last 4 Digits of Acct No.	Collateral	Amount of Claim	Interest Rate
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-				\$

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#### 3.6: Lien avoidance.

Check one.

■ None. If "None" is checked, the rest of §3.6 need not be completed.

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

☐ The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion.

Name of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if any	Estimated Amount of Unsecured Claim
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		and district the state of the s				
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***************************************	Continued	on	attached	separate	page(	s)	١.

#### 3.7: Surrender of collateral.

Check one.

None. If "None" is checked, the rest of §3.7 need not be completed.

□ The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below.

	S AND PRIORIT	Y CLAIMS	· · · · · · · · · · · · · · · · · · ·	
<b>al.</b> s and all allowed p	S AND PRIORIT	Y CLAIMS		
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o paid in full with	riority claims, inc	luding domestic sup	oport obligations other than	those tre
e paid ili idii with	out post-petition	interest.		
e's fees.	,			
s are governed by	statute and may	change during the	course of the case.	
ey's fees.				
of the fees owed to	o the attorney fo	r the debtor(s) is \$_	2,500	
claims other th	an attorney's fe	es and those trea	ated in §4.5.	
n If "Nama" is show	akad the rest of l	A A pood not be con	mulated	
-			•	
Name of Cre	ditor		Estimated Claim Amount	
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<b>S</b>	ey's fees.  of the fees owed to  y claims other the  e. If "None" is cheed debtor(s) intend to	es are governed by statute and may ey's fees.  of the fees owed to the attorney for y claims other than attorney's fe	es are governed by statute and may change during the ey's fees.  of the fees owed to the attorney for the debtor(s) is \$\frac{2}{2}\$  y claims other than attorney's fees and those treate. If "None" is checked, the rest of \$4.4 need not be cordebtor(s) intend to pay the following priority claims the	ey's fees.  of the fees owed to the attorney for the debtor(s) is \$2,500.  y claims other than attorney's fees and those treated in §4.5.  e. If "None" is checked, the rest of §4.4 need not be completed. debtor(s) intend to pay the following priority claims through the plan:

Name of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If Any
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	de la constante de la constant			

# **PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS**

ΑII	owe	d nonpriority unsecured claims will be paid pro rata:
		Not less than the sum of \$
	Ø	Not less than 100 % of the total amount of these claims.
		From the funds remaining after disbursement have been made to all other creditors provided for in
		this plan.
lf r	nore	than one option is checked, the option providing the largest payment will be effective.

### PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

- None. If "None" is checked, the rest of §6.1 need not be completed.
- ☐ Assumed items. Current installment payments will be paid directly by the debtor(s) as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee.

	Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee
a oa angri de coasses rije group sendi	10 10			

### PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

# **PART 8: POST-PETITION OBLIGATIONS**

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

### PART 9: NONSTANDARD PLAN PROVISIONS

- 9.1: Check "None" or list nonstandard plan provisions.
  - None. If "None" is checked, the rest of §9.1 need not be completed.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the form plan or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan pro	ovisions will be effective only i	if there is a check in the box "includ	led" in §1.1(c).
,			
MOLEUMAN CONTRACTOR CO			

# PART 10: CERTIFICATION AND SIGNATURE(S):

10.1: I/we do hereby certify that this plan does not contain any nonstandard provisions other than those set out in the final paragraph.

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Signatu	ure of Debto	or1		1
Dated:	10/2	26/2	02	
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			The state of the s	:
Signati	ure of Attori	ney for Deb	tor(s)	

Dated:

Signature of Debtor 2

Dated: 10/26/2022